



U.S. Department of Justice

United States Attorney Eastern District of New York

PP:LAB/LM F. #2018R00550 271 Cadman Plaza East Brooklyn, New York 11201

May 13, 2024

By ECF

The Honorable LaShann DeArcy Hall United States District Judge Eastern District of New York 225 Cadman Plaza East Brooklyn, New York 11201

Re: United States v. Alex Levin

Criminal Docket No. 21-208 (LDH)

Dear Judge DeArcy Hall:

The government respectfully submits this letter in response to the Court's May 10, 2024, docket order regarding the adjournment of the trial date to July 15, 2024, in the above-referenced matter. The parties have conferred and agree to the exclusion of time to July 15, 2024.

The government also respectfully requests the remaining pre-trial deadlines be reset as follows:

Disclosure	Previously Ordered Date	Proposed Date
Production of Jencks Act/3500	May 20, 2024	July 1, 2024
and Rule 26.2 Material		·
Exhibits	May 20, 2024	July 1, 2024

The previously ordered dates were two weeks before the previous June 3, 2024, trial date. This new schedule similarly moves the remaining deadlines two weeks before the new trial date. The materials to be produced include sensitive material as the government anticipates there being testimony from cooperating witnesses. Defense counsel takes no position regarding this request.

Respectfully submitted,

BREON PEACE United States Attorney

By: <u>/s/</u>

Lauren A. Bowman Lorena Michelen Assistant U.S. Attorneys (718) 254-6047 (Bowman)

cc: Clerk of Court (LDH) (by ECF)
Defense counsel of record (by ECF)

¹ The government previously disclosed a subset of materials pursuant to 18 U.S.C. § 3500 on May 3, 2024, that involved recordings in order to ensure that defense counsel would have adequate time to review them in advance trial.